			J. J.	nited	Sta	tes	Dist	trict	Cou	ırt	
						_ DISTR	ICT OF	Jun	simu		
	0	ŮΝ	ITED STAT		RICA		077				
	∫ <i>_</i>	1 1	n^{-1}	V	_					ON PENDI	NG TRIAL
لكو	CAT	7 /	CONAU	Thomp	son_	<u>.</u>	Case Num	iber: O	-600	34-01	
deta	In acce	ordance	with the Bail is sending	Reform Act, 11 ng trial in this	3 U.S.C. §314 case.	2(f), a deter	ntion hearing	has been he	ld. I conclude	that the followin	g facts require the
Part I — Findings of Fact (1) The defendant is charged with an offense described in 18 U.S.C. §3142(fX1) and has been convicted of a (federal of a federal of a											offense) (state or
local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed) that is a crime of violence as defined in 18 U.S.C. §3156(a)(4).											
				which the max		-		or death			
				which a maxis					s prescribed i	n	
_			a felony that 18 U.S.C. 531	was committe	d after the d	iefendant l	had been con	victed of tw	o or more pr	rior federal offer	.* oses described in
Ц	(2)	The o	ffense describ	ed in finding ((1) was comm	nitted while	e the defenda	int was on re	elease pendin	g trial for a fede	ral, state or local
	(3)	A per		e than five yea	rs has clapsed	i since the ((date of convi	iction) (relea	ise of the defe	ndant from impr	isonment) for the
	(4)	Findi	ngs Nos. (1), (2) and (3) esta	blish a rebut on(s) and the	table prest community	umption that y. I further fin	no condition and that the d	n or combina efendant has	tion of condition not rebutted this	s will reasonably presumption.
	/11						Findings (A)				
	(1)	Inere	is probable or	use to believe aximum term					.a.t		
_			under 18 U.S.		or mubrizonu	ient of ten j	years or more	is prescribe	su in		 -
	(2)	The d	lefendant has nably assure th	not rebutted t	the presumpt of the defend	ion establi: ant as requ	shed by findi iired and the	ing 1 that n safety of the	o condition o community.	r combination o	of conditions will
Ø	(1)	There	e is a serious ri	sk that the def			Findings (B))			
Ż	(1) There is a serious risk that the defendant will not appear. (2) There is a serious risk that the defendant will endanger the safety of another person or the community.										FD
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the	I find ti evidenc	hat the (credible testim				nt of Reasons earing establis			ing evidence)(a	preponderance of
	Ask	In	lant h	u an	exten	sive	Crim	inal	his tor	es, and	2
1/4	1 Ol	me	ntly	Murrie	4. 5	-year	Stroto	send	enco.	(Leken	lant_
<u>u</u>	<u>riji</u>	es !	in May	x to a)	dete	ntivi	rear	ne it	this to	me. De	unlant's
<u> </u>	lla	se u	and p	est a d	ange	40 7	Le cons	mint	-		
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on	dant sha request rshai fo	parate, all be a of an a	to the extent fforded a reas	practicable, fr onable opporti Government,	dy of the Att rom persons a unity for prive the person in	orney Gen awaiting or ate consult a charge of	r serving sent ation with de the correctio	esignated re- tences or be- fense couns ons families	ing held in o	ustody pending	in a corrections appeal. The de- United States or the United States
	. –		1		- 				Signature of J	**	
		V						Ville Unițer	States M	. METHVII Kassaromiji	n Idge

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. §801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. §951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. §955a).